

REMARKS

The Examiner rejected Claims 1-37 for anticipation under 35 U.S.C. §102(e) based on Lincke '326. In a telephone conference on July 15, 2005, the Examiner stated that he broadly interpreted the home network in Lincke '326 to consist only of the base station transceiver 170 of Figure 1 in Lincke '326. To enhance the Examiner's understanding of the claimed invention, the Applicant amends the claims to include at least one home agent network server in the home network and to expressly include the functions of authentication and accounting performed by the AAA server.

The amended claims are distinguishable from the Lincke '326 reference. The Applicant believes that the amended claims traverse the Examiner's 35 U.S.C. § 102(e) rejection. Independent claims 1, 11, 20, and 29 are believed allowable because the Lincke '326 reference fails to disclose, teach, or suggest the amended claimed elements. Since the dependent claims add further limitations to the allowable independent claims, the Applicant believes the dependent claims are likewise allowable.

Accordingly, pending claims 1-37 are believed allowable because the claimed invention is not disclosed, taught, or suggested by the cited references. It is believed that no additional fees are necessary for this filing. If additional fees are required for filing this response, then the appropriate fees should be deducted from D. Scott Hemingway's Deposit Account No. 501,270.

Respectfully submitted,



Malcolm W. Pipes
Reg. No. 46,995
Attorney for Applicant

Hemingway, LLP
460 Preston Common West
8117 Preston Road
Dallas, Texas 75225
(214)292-8301 (voice)
(214)739-5209 (fax)